

**REMARKS**

The amendment restricts the scope of the protection; the limitation of Claim 9 having been introduced to Claim 1.

The Amendment is believed responsive to and overcoming of the rejection under section 112.

Claims 1-7 and 11-22 stand rejected under 35 U.S.C. 102(b) said to be anticipated by Eckel et al ( U.S. Patent 5,672,645).

Eckel's composition that requires a mixture of a monophosphorous compound confirming to a formula and an oligomeric phosphorous compound that confirms to a different formula does not describe the inventive as presently claimed. The amendment is believed responsive to and overcoming the stated rejection.

Believing the above represent a complete response to the Office Action and that the application is in condition for allowance, Applicants request the earliest issuance of an indication to this effect.

Respectfully submitted,

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